PHILIP J. TRENCHAK, ESQ. 1 Nevada State Bar No. 9924 Mullins & Trenchak, Attorneys at Law 2 1614 S. Maryland Parkway Las Vegas, Nevada 89104 3 P: (702) 778-9444 F: (702) 778-9449 4 E: phil@mullinstrenchak.com Attorneys for Plaintiffs Justin Hymes, Kathy Wadkins, Michael Bates, 5 Curtis Lux, Ishmel Byrd, Aaron Mathis, & Rick Gordon EIGHTH JUDICIAL DISTRICT COURT 6 **CLARK COUNTY, NEVADA** 7 CURTIS LUX, an individual; CASE NO.: 2:23-cv-00839-MMD-NJK 8 JUSTIN HYMES, an individual: KATHY WADKINS, an individual; 9 MICHAEL BATES, an individual; STIPULATION TO EXTEND PLAINTIFFS' 10 AARON MATHIS, an individual; TIME TO RESPOND TO DEFENDANT'S RICK GORDON, an individual; MOTION TO DISMISS (ECF 28) FROM 11 ISHMEL BYRD, an individual; OCTOBER 16, 2023 to OCTOBER 18, 2023 (SECOND REOUEST) 12 Plaintiffs, 13 VS. 14 15 JORDANA BUCHANAN, an individual; ZACHARY BUCHANAN, an individual; 16 ALLAN BENAVIDES, a.k.a. ALLAN GLICKSTEIN, an individual; 17 LILLIBETH BENAVIDES, an individual; 18 SOUTHWEST CONCRETE PUMPING, LLC, a Nevada Limited Liability Company; 19 AEB ENTERPRISES, LLC, a Nevada Domestic Limited Liability Company; 20 ACJ CONSULTING, LLC, A Nevada Domestic 21 Limited Liability Company; TOP WATER HOLDINGS, LLC, a Nevada 22 Domestic Limited Liability Company; DOES I-X, unknown individuals; 23 ROES I-X, unknown corporate entities and/or 24 business entities; Defendants. 25 26 Plaintiffs CURTIS LUX, JUSTIN HYMES, KATHY WADKINS, AARON MATHIS, RICK 27 GORDON, MICHAEL BATES, and ISHMEL BYRD by and through their attorney PHILIP J. 28 TRENCHAK hereby Stipulate with Defendants JORDANA BUCHANAN, an individual; ZACHARY

BUCHANAN, an individual; ALLAN BENAVIDES, an individual; LILLIBETH BENAVIDES, an 1 individual; SOUTHWEST CONCRETE PUMPING, LLC, a Nevada Limited-Liability Company, AEB 2 ENTERPRISES, LLC, a Nevada Domestic Limited Liability Company; ACJ CONSULTING, LLC, A 3 Nevada Domestic Limited Liability Company; TOP WATER HOLDINGS, LLC, a Nevada Domestic 4 Limited Liability Company, by and through their Counsel, Jeffrey D. Winchester of Lewis Brisbois 5 Bisgaard & Smith LLP to stipulate to extend the time Plaintiff has to Respond to Defendants Motion to 6 Dismiss (ECF 28) from October 16, 2023 until October 18, 2023. On October 12, 2023 The Court 7 entered an Order extending Plaintiff's time to respond from October 11, 2023 until October 16, 2023 8 (ECF 33). This Stipulation has not been entered into for the purpose of delay. This Stipulation has been 9 entered into in Good Faith. 10 11 IT IS SO STIPULATED. 12 DATED this day of October, 2023 DATED this day of October, 2023 13 LEWIS BRISBOIS BISGAARD & **MULLINS & TRENCHAK,** 14 ATTORNEYS AT LAW **SMITH LLP** 15 16 Philip J. Trenchak, Esq. Jeffrey D. Winchester 17 Nevada Bar No. 9924 Nevada Bar No. 10279 Email: phil@mullinstrenchak.com Email: jeffrey.winchester@lewisbrisbois.com 18 1614 S. Maryland Pkwy. Jessica L. Beeler Las Vegas, Nevada 89104 19 Nevada Bar No. 15387 Attorneys for Plaintiffs Email: jessica.beeler@lewisbrisbois.com 20 6385 S. Rainbow Boulevard, Suite 600 21 Las Vegas, Nevada 89118 Attorney for Defendants 22 Southwest Concrete Pumping, LLC; Jordana 23 Buchanan; Zachary Buchanan; Top Water Holdings, LLC; Lillibeth Benavides; AEB 24 Enterprises, LLC; ACJ Consulting, LLC; 25 Allan Benavides 26 IT IS SO ORDERED nunc pro tunc. 27 DATED: October 31, 2023 28 Chief U.S. District Judge